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CORRECTION OF PATENTS

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PTC/S8/25 (10.96)
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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION	TOBINICK 3.0-011
In re Application of: EDWARD L. TOBINICK, M.D. Application No. 09/654,996 Filed: September 5, 2000 For: TNF MODULATORS FOR TREATING NEUROLOGICAL DISORDERS AS WITH VIRAL INFECTION The owner, EDWARD L. TOBINICK, M. Dollog percent interest in the indisciplines, except as provided below, the terminal part of the statutory term of any parapplication, which would extend beyond the expiration date of the full statutory term of 156 and 173 as shortened by any terminal discipliner filed prior to the grant of any passecond Application Number 09/826,976 filedon April 5, 2001. The any patents ogranted on the instant application shall be enforceable only for and durany patent granted on the second application are commonly owned. This agreement rules in the instant application and is binding upon the grantee, its successors or assign	SSOCIATED Instant application hereby tent granted on the instant defined in 35 U.S.C. 154 to latent granted on pending eowner hereby agrees that ring such period that it and inswith any patent granted is.
In making the above disclaimer, the owner does not disclaim the terminal part of instant application that would extend to the expiration date of the full statutory term at to 156 and 173 of any patent granted on the second application, as shortened by any prior to the patent grant, in the event that any such granted patent expires for failure to is held unenforceable, is found invalid by a court of competent jurisdiction, is statuted terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination or is in any manner terminated prior to the expiration of its full statutory term as all disclaimer filed prior to its grant. Check either box 1 or 2 below, if appropriate.	defined in 35 U.S.C. 154 y terminal disclaimer filed to pay a maintenance fee, fily disclaimed in whole or on certificate, is ressued,
1. For aubmissions on behalf of an organization (e.g., corporation, partnership, universe), the undersigned is empowered to act on behalf of the organization.	ersity, government agency,
I hereby declare that all statements made herein of my own knowledge are true and information and belief are believed to be true; and further that these statements were made willful false statements and the like so made are punishable by fine or imprisonment, or builtul false statements may jeopardize that 18 of the United States Code and that such willful false statements may jeopardize to or any patent issued thereon.	de with the knowledge that oth, under Section 1001 of
The undersigned is an attorney of record. Signature EZRA SUTTON	3/15/02 Date
Typed or print X Terminal disclaimer fee under 37 CFR 1.20(d) is included.	ited name
Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the Form PTO/S8/96 may be used for making this certification. See MPEP § 324.	

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MANUAL OF PATENT EXAMINING PROCEDURE

	ER TO OBVIATE A DOUBLE PATENT N OVER A PRIOR PATENT	TING	TOBINICK 3.0-011
Application No. 09	WARD L. TOBINICK, M.D. /654,996 ptember 5, 2000	· • ·.·	•
FOR THE MODULATOR	S FOR TREATING NEUROLOGICA FECTION M.D. 100 D.L. TOBINICK, 67 100		
discialms, except as provid application, which would a to 156 and 173, as present owner hereby agrees that and the pauch period that it and the p	ed below, the terminal part of the statuto stend beyond the expiration date of the y shortened by any terminal discialmer, ny patent so granted on the instant applica- rior patent are commonly owned. This is is binding upon the grantee, its success	ary term of any pate full statutory term of of prior Patent No. ation shall be enforce agreement runs wi	entgranted on the instant defined in 35 U.S.C. 154 .6.2.1.7.7.2.27.7 The meable only for and during
the instant application that 154 to 156 and 173 of the pri expires for fallure to pay a s jurisdiction, is statutorily di cancelled by a reexaminati	discialmer, the owner does not discial in would extend to the expiration date of the or patent, as presently shortened by any maintenance fee, is held unenforceable scialmed in whole or terminally discial on certificate, is reissued, or is in any mainty shortened by any terminal discission.	e full statutory tem terminal disclaime e, is found invalid imed under 37 CF anner terminated	of any patent granted on as defined in 35 U.S.C. r, in the event that it later by a court of competent R 1.221, has all claims
Check either box 1 or 2 belo	ow, if appropriate. In behalf of an organization (e.g., corpor	stion nathershin	university government
	undersigned is empowered to act on		The second control of
made on information and be knowledge that willful false under Section 1001 of Title	all statements made herein of my own in elief are believed to be true; and further statements and the like so made are pu 18 of the United States Code and that su n or any patent issued thereon.	that these stateme inishable by fine o	ents were made with the r imprisonment, or both,
2. X The undersigne	d is an attorney of record. EZR	Signature A SUTTON	3/15/02 Date
Terminal disclaime	r fee under 37 CFR 1.20(d) included.	Typed or printe	ed name
: *Catification under 37 C	FR 3.73(b) is required if terminal disclaim	as le eleperat by the	·

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MANUAL OF PATENT EXAMINING PROCEDURE

		LAIMER TO OBVIATE A DECTION OVER A PRIOR P		TOBINICK 3.0-011
	In re Application of: Application No.	EDWARD L. TOBI 09/654,996		
	Filed:	September 5, 2	000	
	•	ATORS FOR TREATING	•	
	The owner, E	DWARD L. TOBINICK,	or percent interest in	n the instant application hereby
MALLE	diccialms, except as	provided below, the terminal	part of the statutory term o	fany patent granted on the instant cory term defined in 35 U.S.C. 154
value ntabilit	application, which we to 158 and 173, again	eantly shortened by any ter eantly streng beyond use expi	minal discipliner, of orlor P	atent No. 6 015 5.5.7 The
KUXHA	cwher hereby agrees	that any patent so granted on	the instant application shall	be enforceable only for and during
,	such period that it and	d the prior patent are commo	nly owned. This agreeme	nt runs with any patent granted on
7		n and is binding upon the g		
yal.	:	<u> </u>		
4-1-2				ilnal part of any patent granted on
				utory term as defined in 35 U.S.C.
1 ₂ pr. 12 2 17 ¹⁷	154 to 156 and 173 of	the prior patent, as presently	shortened by any terminal	disclaimer, in the event that it later:
				id invalid by a court of competent
				ter 37 CFR 1.321, has all claims
	• h H			rminated prior to the expiration of
	us ma statutory term	as presently shortened by a	ny tenninai disciantiei.	
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		c.), the undersigned is emp	owered to act on behalf o	the organization.
	agency, et	c.), the undersigned is emp		
	agency, et	c.), the undersigned is emp a that all statements made i	nereln of my own knowledg	je are true and that all statements
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The owner, EDWARD.L....TOBINICK, 62.....percent interest in the instant application hereby discialms, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal discialmer, of prior Patent No. . 9, 3, 1, 1, 1, 2, 2, 7, 7, The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above discialmer, the owner does not discialm the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later. expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, If appropriate. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are publishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. The undersigned is an attorney of record. <u>3/15/0</u>2 Date Signature EZRA SUTTON Typed or printed name Terminal disclaimer fee under 37 CFR 1.20(d) included. "Certification under 37 CFR 3.73(b) is required if terminal discisimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

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Palent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unlets it displays a valid CIVE control mander. TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING Docket Number (Optional) TOBINICK 3.0-011(CIP) REJECTION OVER A PRIOR PATENT In re-Application of: EDWARD L. TOBINICK, M.D. 09/654,996 Application No. September 5, 2000 Filed: THE MODULATORS FOR TREATING NEUROLOGICAL DISORDERS ASSOCIATED WITH VIRAL INFECTION M, D 1100
The owner, EDWARD L....IOBINICK, of percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 158 and 173, as presently shortened by any terminal discialmer, of prior Patent No. .5. .. 0.15. .. .5.5.7.... The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent Judediction, is statutorily discislimed in whole or terminally discislimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. The undersigned is an attorney of record. 2 3/15/<u>0</u>2 Signature Date SUTTON ZRA Typed or printed name Terminal disclaimer fee under 37 CFR 1.20(d) included. *Certification under 37 CFR 3,73(b) is required if terminal disclaimer is signed by the assignee (owner).

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